

DECLARATION

IN ORIGINAL APPLICATION

Attorney Docket No.

S01.12-0709/STL 9808

| SPECIFICATION AND INVENTORSHIP IDENTIFICATION |
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| As a below named inventor, I declare that: My residence, post office address and citizenship are as state |
| pelow next to my name. I believe I am the original, first and joint inventor of the subject matter which is claimed, and for which a patent is sought, on the convention entitled VARIABLE TPI DATA RECORDING IN HARD DISC DRIVES the specification of which, |
| x is entitled VARIABLE TPI DATA RECORDING IN HARD DISC DRIVES having an attorney docket number S01.12-0709/STL 9808. |
| <pre>x was filed on June 20, 2001 as Appln. No. 09/885,302. and was amended on was described and claimed in PCT International Application No filed on and as amended under PCT Article 19 on</pre> |
| ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR |
| I have reviewed and understand the contents of the above-identific specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is known to me to ematerial to the patentability of this application in accordance with S.F.R. § 1.56. |
| PRIORITY CLAIM (35 U.S.C. § 119) |
| Prior Foreign Application(s) |
| I claim foreign priority benefits under 35 U.S.C. § 119(a-d) of an oreign application(s) for patent or inventor's certificate listed below, each which is incorporated by reference in its entirety, and have also identified any foreign application for patent or inventor's certificate having filing date before that of the application on which priority is claimed: |
| fumber Country Day/Month/Year Filed Priority Claimed |
| Yes No Yes No |
| Prior Provisional Application(s) |
| I hereby claim the benefit under 35 U.S.C. §119(e) of any Uniterates Provisional Application(s) listed below, each of which is incorporate by reference in its entirety: |
| Tumber Day/Month/Year Filed |
| 0/225.254 August 15. 2000 |

PRIORITY CLAIM (35 U.S.C. § 120)

I claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below, each of which is incorporated by reference in its entirety. Insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

| international | filing date of this appli | cation: | ne nacional of fer |
|---|---|--|--|
| Appln. No. | U.S. Appln. No. (if any under PCT) | Filing Date | Status |
| | | | |
| | DECL | ARATION | |
| knowledge are belief are bel with the know punishable by | declare that all state true and that all state ieved to be true; and ledge that willful fals fine or imprisonment, or alse statements may jeopaled thereon. | ements that are made further that these s e statements and the r both, under 18 U.S | on information and tatements were made a like so made are .C. § 1001 and that |
| | DESIGNATION OF COR | RRESPONDENCE ADDRESS | · |
| Pl Angus in care | ease address all correspo | ondence and telephone | calls to Robert M. |
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IMPORTANT NOTICE

Attorney Docket No.

S01.12-0709/STL 9808

NOTICE TO:

- 1. INVENTOR(S) SIGNING THIS APPLICATION
- PERSONS ASSOCIATED WITH THIS APPLICATION

The Inventor(s), must \underline{read} and approve the contents of this application including the Declaration, which is contained on the last page of this application, before signing.

Under 37 C.F.R. § 1.56, the inventor(s) and each individual substantively involved in the filing and prosecution of this patent application has a duty of candor and good faith in dealing with the U.S. Patent and Trademark Office ("PTO"), which includes a duty to disclose to the PTO all information known to that individual to be material to patentability as described below. No valid patent will be granted where fraud on the PTO was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The PTO encourages you to carefully examine all information that may affect patentability, such as prior publications, prior disclosures to others, prior sales and offers for sale, prior art cited in foreign search reports, and prior uses, to make sure that any material information is disclosed to the PTO.

Information is material to patentability when it establishes, by itself or in combination with other information, possible unpatentability of the invention, or it refutes, or is inconsistent with, a position the applicant takes in any arguments with the PTO.

To comply with this duty, disclose material information to us.

In sum, if you know of any pertinent prior uses or publications, or any sales, or offers for sale of similar devices before this application is filed with the PTO, you <u>must</u> let us know. You <u>must</u> let us know this information whether the prior uses, publications, sales or offers for sale were made by you or others, or whether they were made for your invention or another similar device. Further, if you know of prior work on the same or a similar invention by someone other than the inventor(s) signing, you <u>must</u> also disclose this information to us.

If you have any questions, please ask them now. Complete disclosure is not only required, but will increase the likelihood of obtaining enforceable patent protection.

After the application is approved, the last page of the application must be <u>signed</u> and <u>dated</u> by the inventor(s) in the spaces provided, and the entire application must be returned to us for filing in the PTO.